UNITED STATES DI	STRICT COURT
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Jamaal Lloyd and Anastasia Jenkins, individually and on behalf of all others	Tracedures and Mis Court's Frantices
similarly situated, and on behalf of the W	Suntil I redaction requests
BBQ Holdings, Inc. Employee Stock	The sealing and
Ownership Plan,	A leker suggesting ench seguents
Plaintiffs,	for sealing and redaction requests. A letter suggesting ench requests Sheald he filed by 6/26/25. Case No. 1:22-cv-04129-DLC
v.)	Africas Chs.
	6/24/25
Argent Trust Company, Herbert Wetanson,	1 4 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Gregor Wetanson, and Stuart Wetanson,	
Defendants.	

MOTION FOR LEAVE TO FILE UNDER SEAL

Pursuant to Section 8.B of the Court's Individual Practices, Plaintiffs respectfully move this Court for an order granting leave to file the following materials under seal in connection with their Reply in Support of Plaintiffs' Motion for Leave to File Second Amended Complaint:

1. The following exhibits to the Declaration of Michelle C. Yau that contain materials designated as "Confidential" by Defendants under the Protective Order in this action (ECF 108): Exhibits 1-5.

In accordance with Your Honor's Individual Practice Rules, the exhibits proposed to be filed under seal are being filed under seal contemporaneously to this letter motion.

WHEREFORE, subject to Defendants making the necessary showing required by the Protective Order, Plaintiffs respectfully request that this Court enter an order allowing them to file the aforementioned materials under seal in connection with their Reply in Support of Plaintiffs' Motion for Leave to File a Second Amended Complaint.

Dated: June 20, 2025

Respectfully submitted,

/s/ Michelle C. Yau (pro hac vice)
Daniel R. Sutter (pro hac vice)
Ryan A. Wheeler (pro hac vice)
Caroline E. Bressman (pro hac vice)
Cohen Milstein Sellers & Toll PLLC
1100 New York Ave. NW
Suite 800
Washington, DC 20005
Tel: (202) 408-4600 Fax: (202) 408-4699
myau@cohenmilstein.com
dsutter@cohenmilstein.com
rwheeler@cohenmilstein.com
cbressman@cohenmilstein.com

Michael Eisenkraft (ME-6974) Cohen Milstein Sellers & Toll PLLC 88 Pine Street 14th Floor New York, New York 10005 Tel: (212) 838-7797 Fax: (212) 838-7745

meisenkraft@cohenmilstein.com